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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/792,203	03/03/2004	Bernarr C. Schaeffer	4198		
7590 09/02/2004			EXAM	INER	
Joseph B. Taphorn			FASTOVSKY, LEONID M		
8 SENIC DRIVE; HAGAN FARMS POUGHKEEPSIE, NY 12603-5521			ART UNIT	PAPER NUMBER	
·	71L, 1(1 12003 3321		3742		

DATE MAILED: 09/02/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Applic	ation No.	Applicant(s)			
			2,203	SCHAEFFER ET AL.			
	Office Action Summary	Exami	ner	Art Unit			
		Leonid	M Fastovsky	3742			
Period fo	The MAILING DATE of this communi or Reply	cation appears on	the cover sheet with	h the correspondence a	ddress		
THE - Exte after - If the - If NC - Failt Any	ORTENED STATUTORY PERIOD FO MAILING DATE OF THIS COMMUNIO nsions of time may be available under the provisions of SIX (6) MONTHS from the mailing date of this commi- e period for reply specified above is less than thirty (30 period for reply is specified above, the maximum stature to reply within the set or extended period for reply verify reply received by the Office later than three months af ed patent term adjustment. See 37 CFR 1.704(b).	CATION. of 37 CFR 1.136(a). In notinication. of days, a reply within the utory period will apply ar will, by statute, cause the	o event, however, may a rep statutory minimum of thirty nd will expire SIX (6) MONT application to become ABA	ply be timely filed (30) days will be considered time HS from the mailing date of this NDONED (35 U.S.C. § 133).			
Status							
1) 又	Responsive to communication(s) filed	d on <i>03 March 20</i>	04.				
2a)□	•	b)⊠ This action i					
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposit	ion of Claims						
5) <u></u> 6)⊠	Claim(s) 7-25 is/are pending in the application of the above claim(s) is/are Claim(s) is/are allowed. Claim(s) 7-25 is/are rejected. Claim(s) is/are objected to. Claim(s) are subject to restrict	e withdrawn from					
Applicat	ion Papers						
10)⊠	The specification is objected to by the The drawing(s) filed on <u>03 March 200</u> Applicant may not request that any object Replacement drawing sheet(s) including The oath or declaration is objected to	$\frac{4}{3}$ is/are: a) $\boxed{2}$ accition to the drawing(the correction is rec	s) be held in abeyand quired if the drawing(s	ce. See 37 CFR 1.85(a). s) is objected to. See 37 C	CFR 1.121(d).		
Priority (ınder 35 U.S.C. § 119						
a)	Acknowledgment is made of a claim f All b) Some * c) None of: 1. Certified copies of the priority of 3. Copies of the certified copies of application from the Internation See the attached detailed Office action	locuments have b locuments have b if the priority docu al Bureau (PCT l	peen received. peen received in Ap uments have been r Rule 17.2(a)).	plication No eceived in this Nationa	ıl Stage		
Attachmen			n□	(DTO ::/2)			
	ce of References Cited (PTO-892) te of Draftsperson's Patent Drawing Review (PT	O-948)		ımmary (PTO-413) /Mail Date			
3) 🔲 Infor	mation Disclosure Statement(s) (PTO-1449 or Fer No(s)/Mail Date		_ `	ormal Patent Application (PT	^O-152)		

Application/Control Number: 10/792,203

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DETAILED ACTION

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. Claims 7 and 9-25 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hirota (JP406063093) in view of Perlman (4,998,006).

Hirota teaches substantially the claimed invention comprising a compact sauna (Fig. 1-5) for causing a user to sweat, plural heat sources 2 are provided in the lower portion of the floor consisting of a far infrared radiator 1, and heat generated from the heat source 2 is subjected to electromagnetic radiation into a sauna room through the far infrared radiator 1 (Abstract). However Hirota does not disclose a low –level of extremely low frequency electromagnetic fields. Perlman discloses heating elements that can be used in heating panels where the device is brought into proximity with the human body. The element is conventionally powered by 60 Hertz, 120 volts alternating current that produced little or no external electromagnetic field and it would have been obvious to combine in order to reduce potential harmful effects of magnetic fields produced by room heating panels (Col. 1, lines 44-55 and Col. 10).

As for claims 9-20, Hirota in view of Perlman teaches a structure that inherently capable of use as set forth in claims 19-20 (See MPEP 2131.01).

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6. Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Hirota in view of Perlman and further in view of Grise et al (4,485,297).

Hirota in view of Perlman teaches substantially the claimed invention, however they do not disclose that heaters are comprised of an electrically –insulating substrate. Grise discloses heaters having a a substrate 12 sealed between a pair of plastic sheets 23 and 24. It would have been obvious to one having ordinary skill in the art to modify the

Conclusion

invention of Hirota and Perlman to include plastic sheets being bonded well to create an

7. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure: 20020046422 (portable sauna), 5117481 (infrared bath), 5912811 (low frequency electric fields and method).

electrically-insulating substrate as taught by Grise (Col. 3, lines 28-40).

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Leonid M Fastovsky whose telephone number is 703-306-5482. The examiner can normally be reached on M-Th. 8.00 am -6.00 pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robin Evans can be reached on 703-305-5766. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Leonid M Fastovsky

Examiner Art Unit 3742

lmf